## Exhibit I

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OMAR T. MOHAMMEDI, ESQ. DIRECT DIAL: (212) 725-3846 X101 EMAIL: OMOHAMMEDI@OTMLAW.COM NEW YORK, EIGHTH CIRCUIT SECOND CIRCUIT, ALGERIAN BAR US COURT ON INTERNATIONAL TRADE

March 14, 2018

## VIA ELECTRONIC MAIL

Sean Carter, Esq. Scott Tarbutton, Esq. Cozen O'Connor One Liberty Place 1650 Market Street, Suite 2800 Philadelphia, PA 19103

E-mail: SCarter1@cozen.com

## RE: In re Terrorist Attacks of September 11, 2001, 03 MDL 1570

Dear Sean:

Based on Magistrate Judge Netburn's, March 13, 2018 Order (DKT # 3933) and in response to Scott's email, WAMY writes to set a time for the parties to meet-and-confer. We would like to have the meet-and-confer telephonically on Monday March 19, (as ordered by the Court) at 4 pm Eastern Standard Time.

In order to have a productive meet-and-confer and so that we may know precisely what requests for production of documents are at issue, we ask that Plaintiffs specify by document name and request number those Fed. R. Civ. P. 34 requests as to which plaintiffs contend WAMY's production had been inadequate, incomplete or otherwise deficient. Kindly provide this information to us by end of business day Friday March 16, 2018.

We look forward to your cooperation.

Sincerely,

/s/ Omar Mohammedi

Omar T. Mohammedi, Esq.

/s/ Fredrick Goetz

Frederick J. Goetz, Esq.

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<sup>&</sup>lt;sup>1</sup> For example, if Plaintiffs contend WAMY's response to Plaintiffs' Fist Set of Requests for Production of Documents Directed to the World Assembly of Muslim Youth-Saudi Arabia Requests Numbers 1, 2 and 3 are at issue, they should so state.